UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK	<u>.</u>
DETRIA LEGG,	
Plaintiff,	<u>ORDER</u>
V.	04 CN (540T)
MARY LOU CONKLIN,	04-CV-6549T
Defendant.	
DETRIA LEGG,	-
Plaintiff,	
v.	06-CV-6583T
MICHAEL A. BATTLE, ESQ., et al.,	
Defendants.	

On September 22, 2004, plaintiff Detria Legg filed suit in Steuben County

Supreme Court against defendant Mary Lou Conklin. Approximately one week later, the action was removed to federal court. (06-CV-6549 Docket # 1). Thereafter, on November 20, 2006, plaintiff filed a second federal action against defendants Michael A. Battle and Christopher V.

Taffe. (06-CV-6583 Docket # 1). Both matters were referred to the undersigned for the supervision of pretrial discovery and the hearing and disposition of all non-dispositive motions, pursuant to 28 U.S.C. §§ 636(b)(A) and (B). (04-CV-6549 Docket # 3; 06-CV-6583 Docket # 6).

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On November 25, 2008, plaintiff filed identical motions in each of the pending

actions. (04-CV-6549 Docket #73; 06-CV-6583 Docket #60). Specifically, plaintiff seeks: (1)

the "removal" of various families whose alleged narcotics-trafficking related crimes are

purportedly responsible for ninety percent of the 2008 Medicaid deficit; (2) that the 2009

Olympic games be held in either Syracuse or Buffalo, New York; (3) that the "plunging Wall

Street Stock Exchange be given 100% to the Reverend Floyd H. Flake;" and (4) the reserve of 50

to 100 acres of western Canadian farm land. Because this Court does not have the authority to

grant plaintiff the relief she seeks, her motions are denied.

CONCLUSION

It is the decision and order of this Court that plaintiff's motions (04-CV-6549

Docket # 73; 06-CV-6583 Docket # 60) are DENIED.

IT IS SO ORDERED.

s/Marian W. Payson

MARIAN W. PAYSON

United States Magistrate Judge

Dated: Rochester, New York

January 6, 2009

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